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1 2 3 4	COURTNEY J. LINN (STATE BAR NO. 14885) clinn@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP 400 Capitol Mall, Suite 3000 Sacramento, CA 95814 Telephone: 916-329-4946 Facsimile: 916-329-4900	5)
5 6 7 8 9	GEORGE S. CARY (STATE BAR NO. 73858) gcary@cgsh.com CLEARY GOTTLIEB STEEN & HAMILTON I 2000 Pennsylvania Avenue, NW Washington, DC 20006 Telephone: 202-974-1920 Facsimile: 202-974-1999 Attorneys for Defendant Keurig Green Mountain. (f/k/a Green Mountain Coffee Roasters, Inc. and Successor to Keurig, Incorporated)	, Inc.
11	UNITED STATES I	DISTRICT COURT
12	EASTERN DISTRIC	T OF CALIFORNIA
13	SACRAMENTO DIVISION	
14		
15	JBR, INC. (D/B/A ROGERS FAMILY	Case No. 2:14-cv-00677-KJM-CKD
16 17	COMPANY), Plaintiff, v.	NOTICE OF REQUEST AND REQUEST TO SEAL DOCUMENTS AND FILE REDACTED VERSIONS AND ORDER
18 19 20	KEURIG GREEN MOUNTAIN, INC. (F/K/A GREEN MOUNTAIN COFFEE ROASTERS, INC. AND AS SUCCESSOR TO KEURIG, INCORPORATED)	Date: May 7, 2014 Time: 10:00 am Room: Courtroom 24, 8 th Fl. Magistrate Judge: Hon. Carolyn Delaney
21	Defendant.	
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NOTICE OF REQUEST AND REQUEST TO SEAL DOCUMENTS AND FILE **REDACTED VERSIONS**

PLEASE TAKE NOTICE THAT Defendant Keurig Green Mountain, Inc. ("Keurig") hereby submits this Notice of Request and Request to Seal Documents and File Redacted Versions pursuant to Local Rules 140 and 141. Keurig requests that the Court order sealed the unredacted version of Keurig's Opposition to Plaintiff's Motion for Expedited Discovery Related to Plaintiff's Motion for Preliminary Injunction ("Opposition") and authorize Keurig to redact the Opposition as described below.

This Opposition contains statements that quote and paraphrase documents that Plaintiff JBR, Inc., d/b/a/ Rogers Family Company ("Rogers") has requested this Court order sealed ("Statements"). See ECF No. 18. Rogers has represented that these documents contain "confidential and sensitive information related to Rogers' ongoing business operations. Public disclosure of such information would cause harm to Rogers, including but not limited to providing Rogers' competitors, customers and potential customers with an unfair advantage." *Id.* Keurig has redacted the Statements from its Opposition.

The Court may exercise supervisory discretion in sealing court documents and preventing public inspection. See generally Nixon v. Warner Communications, Inc., 435 U.S. 589 (1978). Although a common law right to inspect judicial records is recognized, it is not absolute. *Id.* at 597-98. The interest advanced by the parties must be weighed in light of the "public interest and the duty of the courts." Id. at 602.

For these reasons, Keurig requests that the Court find good cause exists to seal its unredacted Opposition and authorize Keurig's redaction of the above-referenced Statements. Counsel for Defendant has met and conferred with Counsel for Plaintiff regarding this Request and Plaintiff has no objection to the Opposition being filed under seal or to Keurig's redaction of the Statements in the Opposition.

Keurig has submitted this Notice, Request to Seal, Proposed Order, and redacted and unredacted version of the document sought to be sealed to the Court via electronic mail and has

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1	served Plaintiff with copies of these documents via electronic mail pursuant to an agreement	
2	between the parties.	
3		
4	Dated: April 23, 2014	GEORGE S. CARY CLEARY GOTTLIEB STEEN & HAMILTON LLP
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6		By: /s/ George S. Cary as authorized on 4/23/14
7		George S. Cary
8		
9 10		COURTNEY J. LINN ORRICK, HERRINGTON & SUTCLIFFE LLP
11		
12		By: /s/ Courtney J. Linn
13		Courtney J. Linn
		Attorneys for Defendant Keurig Green
14 15		Attorneys for Defendant Keurig Green Mountain, Inc. (f/k/a Green Mountain Coffee Roasters, Inc. and as Successor to Keurig, Incorporated)
16		realig, incorporated)
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1	[PROPOSED] ORDER	
2	The Court, having considered Defendant Keurig Green Mountain, Inc.'s ("Keurig's")	
3	Notice of Request and Request to Seal Documents and File Redacted Versions, hereby rules as	
4	follows.	
5	IT IS SO ORDERED that Keurig's request to file a redacted version of its Opposition to	
6	Plaintiff's Motion for Expedited Discovery Related to Plaintiff's Motion for Preliminary Injunction	
7	with an unredacted version of the document filed under seal is GRANTED.	
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9	Dated: April 25, 2014 Carop U. Delany	
10	CAROLYN K. DELANEY UNITED STATES MAGISTRATE JUDGE	
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